

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK
MICHAEL MORALES,

Plaintiff,

- against-

71 FIFTH GROUND LESSOR LLC, SAMCO
PROPERTIES, INC., SAMCO PROPERTIES,
LLC, CENTENNIAL ELEVATOR
INDUSTRIES, INC., AND LSL
CONSTRUCTION SERVICES, INC.,

Defendants.

JOSEPH GONZALEZ,

Plaintiff,

- against-

71 FIFTH GROUND LESSOR LLC, SAMCO
PROPERTIES, INC., SAMCO PROPERTIES,
LLC, CENTENNIAL ELEVATOR INDUSTRIES,
INC., AND LSL CONSTRUCTION SERVICES,
INC., CRAVEN CORPORATION, AND CRAVEN
MANAGEMENT CORPORATION, MC 71 FIFTH
AVENUE REALTY LLC

Defendants.

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ELECTRONICALLY FILED
DOC #:
DATE FILED: 9/10/21

18 Civ. 8040 (LLS)

**ADMINISTRATIVE ORDER
NO. 1**

18 Civ. 8122 (LLS)

As discussed at pages 19-20, 24-25 of the transcript of the
July 16, 2021 conference,

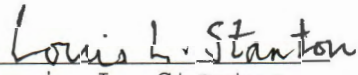
1. Any party with a presently existing asserted claim,
crossclaim or counterclaim against any other party shall
file, within the next 30 days, a statement sufficient to
serve as the party's statement in a brief or final
pretrial order, stating precisely the nature of that
claim, the facts supporting it, and the legal arguments
which support it, with detail enough to define its
elements and their proof. The purpose is to inform the

party being sued of precisely what the claim is and by what facts it will be proved.

2. Any party hereafter asserting a claim, crossclaim or affirmative defense against any party must file, contemporaneously with that claim or affirmative defense, a similar statement.

So Ordered.

Dated: New York, New York
September 10, 2021



Louis L. Stanton
U.S.D.J.